1 2	VICTOR MANUEL TORRES California Bar No. 140862 The Law Office at Petco Park 406 Ninth Avenue, Suite 311									
3	San Diego, CA 92101 Tel: (619) 232-8776 Fax: (619) 232-5854									
4	victor@victortorreslaw.com									
5	Attorney for Defendant <b>LIZBETH PINED</b>	A								
6										
7										
8	UNITED STATES DISTRICT COURT									
9	FOR THE DISTI	RICT OF NEVADA								
10	UNITED STATES OF AMERICA,	) Case No. 2:12-cr-232-LDG-PAL								
11	Plaintiff,	) MOTION TO MODIFY CONDITIONS ) OF RELEASE AND PROPOSED ORDER								
12	vs.	) THEREON ) (Expedited Treatment Requested)								
13	LIZBETH PINEDA,	) ( <u>Expedited Treatment Requested)</u> )								
14	Defendant.	) )								
15		<u>)</u>								
16	Comes now, the defendant, LIZBE	ΓΗ PINEDA, by and through her counsel of								
17	record, Victor Manuel Torres, and files his	s Motion to Modify Conditions of Release to								
18	allow Ms. Pineda to travel to Lafayette, In	diana to visit her cousin beginning February								
19	9, 2013, until February 23, 2013; Ms. Pineda will then travel to Clearwater, Florida to									
20	visit friends of her family and returning to									
21		Las vegas off march 7, 2010.								
22										
23	//									
24	//									
25										

The date currently set for her sentencing is March 5, 2013, but defense counsel is seeking to continue the hearing until March 19, 2013. This request is based upon the following points and authorities.

DATED: February 7, 2013 Respectfully submitted,

s/ Victor Manuel Torres
VICTOR MANUEL TORRES
Attorney for Ms. PINEDA

## POINTS AND AUTHORITIES

The defendant, Lizbeth Pineda, initially appeared before the Court on June 11, 2012. Ms. Pineda was released from custody on her own recognizance with a condition, among others, that she not travel outside the District of Nevada.

Ms. Pineda spoke to her supervising U.S. Pretrial Services Officer Allison McCurty about travelling to visit her relatives and friends in Indiana and Florida. Ms. Pineda will be visiting Manuel Sanchez, who lives at 3211 Kingsmill Court, Lafayette, IN 47909 and his telephone number is (803)743-5473. She will then visit Diana Camarillo, who lives at 1280 Lakeview Road, Lot 123, Clearwater, FL 33756 and her telephone number is (727)709-0784.

Ms. McCurty has indicated to counsel that she is not opposed to this request. Ms. Pineda has maintained an excellent record of compliance with Pretrial Services and responsive to counsel and U.S. Probation at all times.

An exchange of e-mails between defense counsel Assistant U.S. Attorney Andrew Duncan concerning this request indicated Mr. Duncan does not oppose this request either.

## **CONCLUSION**

For the foregoing reasons, the undersigned respectfully requests that this Court allow Ms. Pineda to travel to Indiana and Florida for the purpose of visiting family and friends before she is sentenced.

DATE: February 7, 2013 Respectfully submitted,

/s/ Victor Manuel Torres
VICTOR MANUEL TORRES
Attorney for Ms. Pineda

## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA

3	UNITED STATES OF AMERICA,	) Case No. 2:12-cr-0232-LDG-PAL ) ) ORDER TO MODIFY CONDITIONS OI								
4	Plaintiff,	PRETRIAL RELEASE								
5	vs.									
6	LIZBETH PINEDA,									
7	Defendant.									
8	The Court being advised in the defendant's motion of the reasons for the request and for good cause thereon appearing,									
9										
10	IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the Motion to									
11										
12	Modify Conditions of Pretrial Release to permit travel to Indiana and Florida from									
13	February 9, 2013 through March 9. 2013 is C	GRANTED.								
14	DATED: February 13, 2013									
15	TI	NITED STATES MAGISTRATE JUDGE								
16		VITED STATES WAS ISTRATE JODGE								
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## **CERTIFICATE OF ELECTRONIC SERVICE**

	The	undersigned	hereby	certifies	that	I	am	over	the	age	of	eighteen	and
compe	etent	to serve legal <sub>l</sub>	papers.										

That on February 7, 2013, I served an n electronic copy of the foregoing MOTION TO MODIFY CONDITIONS OF PRETRIAL RELEASE AND PROPOSED ORDER THEREON (Expedited Treatment Requested) by electronic service (ECF) to the following persons:

DANIEL G. BOGDEN United States Attorney ANDREW DUNCAN Assistant U.S. Attorney 333 Las Vegas Boulevard So., 5<sup>th</sup> Fl. Las Vegas, NV 89101

/s/ Victor Manuel Torres
VICTOR MANUEL TORRES